EXHIBIT 27

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1
               UNITED STATES DISTRICT COURT
            FOR THE NORTHERN DISTRICT OF OHIO
 2
                      EASTERN DIVISION
 3
 4
    IN RE: NATIONAL
                                 )
    PRESCRIPTION
                                ) MDL No. 2804
 5
    OPIATE LITIGATION
                                )
                     _____) Case No.
 6
                                 ) 1:17-MD-2804
    THIS DOCUMENT RELATES
    TO ALL CASES
                                ) Hon. Dan A. Polster
 8
                  Tuesday, August 7, 2018
 9
       HIGHLY CONFIDENTIAL - SUBJECT TO FURTHER
10
                   CONFIDENTIALITY REVIEW
11
12
13
            Videotaped deposition of Jennifer R. Norris,
    held at the offices of BakerHostetler, 200 Civic Center
14
    Drive, Suite 1200, Columbus, Ohio, commencing at
15
    8:09 a.m., on the above date, before Carol A. Kirk,
16
17
    Registered Merit Reporter and Notary Public.
18
19
20
21
22
23
                GOLKOW LITIGATION SERVICES
             877.370.3377 ph | 917.591.5672 fax
24
                     deps@golkow.com
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Case: 1:17-md-02804-DAP. Doc #: 1921-31 Filed: 07/19/19 3 of 6. PageID #: 94032 Review

- 1 Q. So since 2007 or approximately that time
- 2 period, Cardinal has not shipped suspicious
- 3 orders, correct?
- 4 A. Since 2007, Cardinal Health has not
- 5 shipped an order that it has reported as
- 6 suspicious to the DEA.
- 7 Q. And since 2007, Cardinal has not shipped
- 8 a suspicious order that it hasn't determined --
- 9 that it hasn't done the due diligence on to
- 10 determine it's not going to be diverted, correct?
- MS. MAINIGI: Objection; form.
- 12 A. Since approximately 2007, Cardinal
- 13 Health has not shipped an order it has reported as
- 14 suspicious to the DEA.
- Q. Okay. So how many orders since 2007 --
- 16 how many suspicious orders has Cardinal shipped
- 17 that it failed to report to the DEA --
- MS. MAINIGI: Objection; form.
- 19 Q. -- since 2007?
- 20 A. None to Cardinal Health's knowledge.
- Q. Prior to 2007, was Cardinal shipping
- 22 suspicious orders?
- 23 A. Prior to its understanding from the DEA
- of the obligation, the change, the sea change in

Highly Confidential - Subject to Further Confidentiality Review

1	CERTIFICATE				
2	STATE OF OHIO :				
	SS:				
3	COUNTY OF FRANKLIN :				
4					
5	I, JENNIFER R. NORRIS, do hereby certify that				
6	I have read the foregoing transcript of my				
7	cross-examination given on July 7, 2018; that together				
8	with the correction page attached hereto noting changes				
9	in form or substance, if any, it is true and correct.				
10					
	JENNIFER R. NORRIS				
11					
12	I do hereby certify that the foregoing				
13	transcript of the cross-examination of JENNIFER R.				
14	NORRIS was submitted to the witness for reading and				
15	signing; that after she had stated to the undersigned				
16	Notary Public that she had read and examined her				
17	cross-examination, she signed the same in my presence on				
18	the 29th day of August, 2018.				
19					
	Cynthia fr Kanzil				
20	NOTARY BUBLIC - STATE OF OHIO				
21	CYNTHIA A. KOZIOL				
22	My Commission Expires: ** CYNTHIAA. ROZIOL Notary Public, State of Ohlo My Commission Expires 02-16-2021				
23					
24	" The state of the				

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1	CERTIFICATE
2	STATE OF OHIO :
	SS:
3	COUNTY OF FRANKLIN :
4	I, Carol A. Kirk, a Registered Merit Reporter
	and Notary Public in and for the State of Ohio, duly
5	commissioned and qualified, do hereby certify that the
	within-named JENNIFER R. NORRIS was by me first duly
6	sworn to testify to the truth, the whole truth, and
	nothing but the truth in the cause aforesaid; that the
7	deposition then given by her was by me reduced to
	stenotype in the presence of said witness; that the
8	foregoing is a true and correct transcript of the
	deposition so given by her; that the deposition was
9	taken at the time and place in the caption specified and
	was completed without adjournment; and that I am in no
10	way related to or employed by any attorney or party
	hereto or financially interested in the action; and I am
11	not, nor is the court reporting firm with which I am
	affiliated, under a contract as defined in Civil Rule
12	28(D).
13	IN WITNESS WHEREOF, I have hereunto set my
	hand and affixed my seal of office at Columbus, Ohio on
14	this 10th day of July 2018.
15	
16	
17	·
18	
	CAROL A. KIRK, RMR
19	NOTARY PUBLIC - STATE OF OHIO
20	My Commission Expires: April 9, 2022.
21	
22	
23	
24	

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1	DEPOSITION ERRATA SHEET				
2	Deposi	tion	of: Jennifer R. Norris		
3	Matter of:		National Prescription Opiate Litigation		
4	Page L	ine	Correction or Change and Reason		
5	119 7		"Danny" should be "Dani"		
6	134 6		"a new rule, size" should be "unusual size"		
7	186 1	0,17	"John" should be "Jon"		
8	192 1	2	"John" should be "Jon"		
9	270 1	.3	"Rousch's" should be "Rausch's"		
10	301 3	,4,6	"Dendright" should be "Dendrite"		
11	302 2	1	"Dendright" should be "Dendrite"		
12	303 2	,7	"Dendright" should be "Dendrite"		
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14					
15					
.16	c				
17	-				
18	(14-14-14-14-14-14-14-14-14-14-14-14-14-1	***************************************			
19) 				
20					
21					
22			, the same of the		
23	-				
24	Date _	8-2	9-18 Signature		